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IN THE UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

8 JOSEPH A. IOPPOLO; DAVID MCCRAY AND
9 SALLY MCCRAY, husband and wife; SCOTT
10 KASEBURG AND KATHRYN KASEBURG,
husband and wife; CAR LOT LLC, a Washington
11 limited liability company; FLOOR CRAFT
BUILDING LLC, a Washington limited liability
company, and WOODINVILLE LANDING LLC,
12 a Washington limited liability company, for
themselves and a class of Similarly Situated
13 Plaintiffs,

No. 2:15-cv-00358-JCC

STIPULATION AND ORDER FOR
DISMISSAL WITH PREJUDICE

[Clerk's Action Required]

14 Plaintiffs,

15 vs.
16
17 PORT OF SEATTLE, a municipal corporation;
18 PUGET SOUND ENERGY, INC., a Washington
for profit corporation; KING COUNTY, a home
rule charter County; CENTRAL PUGET SOUND
19 REGIONAL TRANSIT AUTHORITY, a
municipal corporation; and CASCADE WATER
20 ALLIANCE, a Washington municipal corporation,

21 Defendants.

22 Pursuant to Rule 41(a)(1) of the Federal Rules of Civil Procedure, the Plaintiffs
23 and Cascade Water Alliance, a Washington municipal corporation (“Cascade”), hereby
24 stipulate to the dismissal of Cascade from this case with prejudice. Each party is to bear
25

STIPULATION AND ORDER FOR DISMISSAL WITH PREJUDICE

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Case No. 2:15-cv-00358-JCC

61456

RODGERS DEUTSCH & TURNER, P.L.L.C.

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Tel. (425)455-1110 Fax (425)455-1626

1 its own costs.

2 DATED this 18th day of June, 2015.

3

4 VAN NESS FELDMAN LLP

STEWART WALD & McCULLEY LLC

5

/s/ Dale N. Johnson
6 Dale N. Johnson, WSBA #26629
Attorneys for Defendants
7 Cascade Water Alliance

/s/ Thomas S. Stewart
Thomas S. Stewart
Elizabeth McCulley
8 Attorneys for Plaintiffs

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P.L.L.C.

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/s/ Daryl A. Deutsch
11 Daryl A. Deutsch, WSBA # 11003
Attorneys for Plaintiffs

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ORDER OF DISMISSAL

THIS MATTER having come on before the Court by stipulation of the parties, and the Court having reviewed the stipulation and the file, and being fully advised herein, now, therefore,

IT IS HEREBY ORDERED that Plaintiffs' Complaint and all claims asserted therein in this matter are dismissed *with prejudice* and without costs to any party.

DATED this _____ day of _____, 2015.

The Honorable John C. Coughenour

Presented by:

VAN NESS FELDMAN LLP

/s/ Dale N. Johnson

Dale N. Johnson, WSBA #26629
Attorneys for Defendants Cascade Water Alliance

STEWART WALD & McCULLEY LLC

/s/ Thomas S. Stewart

Thomas S. Stewart
Elizabeth McCulley
Attorneys for Plaintiffs

RODGERS DEUTSCH & TURNER, P.L.L.C.

/s/ Daryl A. Deutsch
Daryl A. Deutsch, WSBA # 11003
Attorneys for Plaintiffs

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11 s/ Thomas S. Stewart _____

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